SDNY CJA-23

(Rev 3/21)

## Case 1:19-cr-006000 PAE Nocument 351 11 Filed A4/17/28 Page 1 of 3

IN SUPPORT OF REQUEST FOR ATTORNEY, EXPERT, OR OTHER SERVICES WITHOUT PAYMENT OF FEE

IN THE UNITED STATES			☐ OTHER (Specify Below)  FOR
			NUMBER
		V	AT
	EPRESENTED (Show yo		1 □ Defendant - Adult 2 □ Defendant - Juvenile 3 □ Appellant 4 □ Probation Violator 5 □ Supervised Release Violator 6 □ Habeas Petitioner 7 □ 2255 Petitioner 8 □ Material Witness 9 □ Other (Specify)
	Al	NSWERS TO QUESTIONS REGARDIN	G ABILITY TO PAY
	EMPLOYMENT	Do you have a job? Yes No	Will you still
INCOME & ASSETS	PROPERTY  CASH &	Home \$	that is it worth?  DE DESCRIPTION & AMOUNT OWED  checking accounts?  Yes No IF YES, give the
	BANK ACCOUNTS	total approximate amount after monthly exper	nses \$
OBLIGATI EXPENSE DEBTS	ONS, S, &	people do you financially support?  BILLS & DEBTS MONTHLY EXP  Housing \$	ENSE TOTAL DEBT
I cer	tify under penalty of	perjury that the foregoing is true and correct.	
			TTION)  Date  PROVED  DENIED
FD/CJA/RET. A	ATTORNEY	(PRINT)	
ASSISTANT U	NITED STATES AT	TORNEY (PRINT) SIGNATUR	RE OF JUDICIAL OFFICER DATE

## Instructions for CJA Form 23 Financial Affidavit

In every type of proceeding where appointment of counsel is authorized under 18 U.S.C. § 3006A(a) and related statutes, the United States magistrate judge or the court shall advise the person of their right to be represented by counsel and that counsel will be appointed if the person is financially unable to obtain counsel. Unless the person waives representation by counsel, the United States magistrate judge or the court, if satisfied after appropriate inquiry that the person is financially unable to obtain counsel, shall appoint counsel to represent the individual.

Determination of eligibility for representation under the CJA is a judicial function, however the court may designate court employees to obtain or verify the facts relevant to the financial eligibility determination. Employees of law enforcement agencies, including the United States Attorney's Office, should <u>not</u> participate in the completion of the financial affidavit or seek to obtain information concerning financial eligibility from a person requesting the appointment of counsel. When practicable, employees of the federal public defender office should discuss with the person who indicates that he or she is not financially able to secure representation the right to appointed counsel and, if appointment of counsel seems likely, assist in completion of the financial affidavit.

Counsel must be appointed if the person seeking representation is "financially unable to obtain counsel." 18 U.S.C. §3006A(b). (While courts often use "indigency" as a shorthand expression to describe financial eligibility, indigency is not the standard for appointing counsel under the Criminal Justice Act.) In determining whether a person is "financially unable to obtain counsel," consideration should be given to the cost of providing the person and his or her dependents with the necessities of life, the cost of securing pretrial release, asset encumbrance, and the likely cost of retained counsel. The initial determination of eligibility must be made without regard to the financial ability of the person's family to retain counsel, unless their family indicates willingness and ability to do so promptly. Any doubts about a person's eligibility should be resolved in the person's favor; erroneous determinations of eligibility may be corrected at a later time. For additional guidance, see the *Guide to Judiciary Policy*, Volume 7A, Guidelines for Administering the CJA and Related Statutes (*CJA Guidelines*).

The CJA Form 23 is not a required statutory form. It is an administrative tool used to assist the court in appointing counsel. When a colorable claim is asserted that disclosure to the government of a completed CJA 23 would be self-incriminating, the

court may not adopt an unconditional requirement that the defendant complete the CJA 23 before his application for appointment of counsel will be considered. To do so may place the defendant in the constitutionally untenable position of having to choose between his Sixth Amendment right to counsel and his Fifth Amendment privilege against self-incrimination. Two approaches that courts have taken to resolve these competing concerns are: (i) through *in camera* examination of the financial affidavit, which then would be sealed and not be made available for the purpose of prosecution, or (ii) through an adversarial hearing on the defendant's request for appointment of counsel, during which the court would grant use immunity to the defendant's testimony at the hearing.

Pursuant to Judicial Conference policy, financial affidavits seeking the appointment of counsel should not be included in the public case file and should not be made available to the public at the courthouse or via remote electronic access. If the financial affidavit is docketed it should be filed under seal. See, *Guide to Judiciary Policy*, Vol. 10, §340, Judicial Conference Policy on Privacy and Public Access to Electronic Case Files (March 2008) and Administrative Office of U.S. Courts Information Bulletin on Revised Judicial Conference Privacy Policy (May 2008).

For questions on the use of this form or instructions, please contact the Defender Services Office, Legal and Policy Division at 202-502-3030.